

EXHIBIT 50

Page 1

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

ORACLE USA, INC., a)
Colorado corporation;)
ORACLE AMERICA, INC., a)
Delaware corporation; and)
ORACLE INTERNATIONAL)
CORPORATION, a California)
corporation,)
Plaintiffs,)
vs.) No. 2:10-CV-0106
RIMINI STREET, INC., a)
Nevada corporation; SETH)
RAVIN, an individual,)
Defendants.) LRH-PAL

VIDEOTAPED DEPOSITION OF BETH LESTER

San Francisco, California

Thursday, March 17, 2011

REPORTED BY: YVONNE FENNELLY, CCRR, CSR NO. 5495

FILE NO.: 10321

Pages 1 - 289

Page 6	Page 8
<p>1 San Francisco, California; Thursday, March 17, 2011 2 8:06 a.m. - 4:39 p.m. 3 --- 4 THE VIDEOGRAPHER: We are going on the 5 record. This is the beginning of Tape 1 of Volume 08:06 6 I. The time is approximately 8:06 a.m. My name is 7 Che E. Presant, CLVS, your videographer, and I 8 represent Affinity Court Reporters, Incorporated 9 here on behalf of SiteLogic, Incorporated, here on 10 behalf of Boies, Schiller & Flexner, LLP. 08:06 11 I am a certified legal video specialist and 12 notary public. I am not financially interested in 13 this action, nor am I a relative or employee of any 14 attorney of any of the parties. 15 Today's date is March 17th, 2011. This 08:06 16 deposition is taking place at 3 Embarcadero Center, 17 28th Floor, San Francisco, California, 94111. 18 This is Case No. 210-CV-0106-LRH-PAL, 19 entitled Oracle USA, Incorporated, et al. Versus 20 Rimini Street, Incorporated, et al. 08:07 21 This deposition is being taken on behalf of 22 the Plaintiffs. The Deponent is Beth Lester. 23 The court reporter is Yvonne Fennelly with 24 Affinity Court Reporters, Incorporated here on 25 behalf SiteLogic, Incorporated. 08:07</p>	<p>1 Q. Would you please state your full name for 2 the record? 3 A. Beth Jedelsky Lester. 4 Q. Are you employed at Rimini Street? 5 A. I am. 08:08 6 Q. What's your current position? 7 A. I'm currently the group vice president of 8 service strategy and PeopleSoft business analysis 9 and quality assurance. 10 Q. You were deposed in the Oracle versus SAP 08:08 11 matter in April of 2009; is that correct? 12 A. Yes. 13 Q. Have you been deposed since then? 14 A. I have not. 15 Q. Have you been interviewed by the FBI or the 08:08 16 Department of Justice in connection with the Oracle 17 versus SAP matter? 18 A. I have not. 19 Q. Did you review your prior testimony in 20 preparation for this deposition? 08:08 21 A. I did not. 22 Q. You understand that the oath you have just 23 taken is the same oath you would take in a court of 24 law? 25 A. I do. 08:08</p>
Page 7	Page 9
<p>1 Counsel and all parties present will now 2 introduce themselves. 3 MR. HOWARD: Geoff Howard and John Polito 4 from Bingham McCutchen for Plaintiff, Oracle. 5 MR. MAROULIS: James Maroulis from Oracle 08:07 6 for Plaintiffs. 7 MR. RINGGENBERG: Kieran Riggenberg, Boies, 8 Schiller & Flexner, for the Plaintiffs. 9 MR. PICKETT: Christopher Pickett of Rimini 10 Street for Defendant. 08:07 11 MR. DYKAN: Ryan Dykan, Shook, Hardy & 12 Bacon for the Defendants. 13 MR. RECKERS: Rob Reckers, Shook, Hardy & 14 Bacon for the Defendants. 15 THE VIDEOGRAPHER: Thank you. 08:07 16 Would the court reporter please swear in 17 the witness. 18 BETH LESTER, 19 having first been first administered an 20 oath in accordance with CCP Section 2094, 08:07 21 was examined and testified as follows: 22 EXAMINATION 23 BY MR. HOWARD: 24 Q. Good morning, Ms. Lester. 25 A. Good morning. 08:07</p>	<p>1 Q. You understand that even though this is an 2 informal setting, your testimony is under penalty of 3 perjury just as if it would be as if you were 4 testifying at trial? 5 A. Yes. 08:09 6 Q. And do you understand the court reporter 7 will take down my questions and your answers, 8 Counsel's objections, if there are any, and that you 9 will receive a transcript to review of those 10 questions and answers? 08:09 11 A. I do. 12 Q. And you understand that you'll have a 13 chance to make changes to that transcript? 14 A. Yes. 15 Q. And do you understand that if you do make 08:09 16 changes, me or somebody else could comment on those 17 changes at trial or some later proceeding? 18 A. I do now. 19 Q. Okay. 20 So my point being that it's important that 08:09 21 we get your best testimony here today. 22 Are you prepared to do that? 23 A. Certainly. 24 Q. Do you have any physical or mental 25 condition that would prevent you from giving your 08:09</p>

Page 10

Page 12

1 best testimony today?

2 A. No.

3 MR. HOWARD: I'm going to mark as
4 Exhibit 63 the deposition notice for today.

5 MR. RECKERS: Geoff, let me ask you, what's 08:10
6 the basis of the 63 designation?

7 MR. HOWARD: We're going to do our best to
8 proceed continuously from this point forward.

9 MR. RECKERS: I see.

10 MR. HOWARD: That's our reasonable 08:10
11 estimate.

12 MR. RECKERS: Okay, sounds good.

13 (Document marked Exhibit 63
14 for identification.)

15 BY MR. HOWARD: 08:10

16 Q. Ms. Lester, what you have in front of you
17 is the deposition notice pursuant to your appearing
18 today.

19 Do you recognize this document?

20 A. I do. 08:10

21 Q. And you've had a chance to review it
22 previously?

23 A. I have.

24 Q. Do you understand that you're here as a
25 corporate representative of Defendant, Rimini 08:11

Page 11

Page 13

1 Street, in response to the topics outlined in this
2 deposition notice?

3 A. I do.

4 Q. Could you turn to page 2 of the notice,
5 which is page 3 of the document entitled Schedule A? 08:1

6 And do you understand that you're here to
7 testify about what's been defined as specified --
8 certain specified HCM tax and regulatory updates?

9 A. I do.

10 Q. And that those are the updates that are 08:11
11 identified by the HCM prefix in No. 1 on that
12 page 2?

13 A. Yes.

14 Q. Those tax and regulatory updates that are
15 identified there HCM100, 201, and so forth, those 08:11
16 are identifiers that are recognizable to you as
17 Rimini Street's identifiers for tax and regulatory
18 updates that it sends out to its customers?

19 A. Yes.

20 Q. And if I use the term "specified HCM tax 08:11
21 and regulatory updates," you'll understand what I'm
22 talking about as we go through the deposition?

23 A. Yes.

24 Q. And HCM, is that the same thing as HRMS?

25 A. Yes. 08:12

Page 14

Page 16

Page 15

Page 17

Page 42

Page 44

Page 43

Page 45

Page 98

Page 100

Page 99

Page 101

Page 150

Page 152

Page 151

Page 153

Page 178

Page 180

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Page 179

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Page 181

Page 182

Page 184

Page 183

Page 185

Page 186

Page 188

Page 187

Page 189

Page 198

Page 200

Page 199

Page 201

1 REPORTER'S CERTIFICATE
2

3 I, Yvonne Fennelly, CCRR, CSR 5495, do
4 hereby certify:

5

6 That the foregoing deposition of BETH
7 LESTER was taken before me at the time and place
8 therein set forth; at which time the witness was
9 placed under oath and was by me sworn to tell the
10 truth, the whole truth, and nothing but the truth;

11

12 That the testimony of the witness and all
13 objections made by counsel at the time of the
14 examination were recorded stenographically by me,
15 and were thereafter transcribed under my direction
16 and supervision, and that the foregoing pages
17 contain a full, true and accurate record of all
18 proceedings and testimony to the best of my skill
19 and ability.

20

21 I further certify that I am neither related
22 to counsel for any party to said action, nor am I
23 related to any party to said action, nor am I in any
24 way interested in the outcome thereafter.

25

1 IN WITNESS WHEREOF, I have subscribed my
2 name this 2nd day of March, 2011.

Yvonne Fennelly
YVONNE FENNELLY, CCRR, CSR NO. 5495

ERRATA SHEET

WITNESS NAME: Beth Lester, MARCH 17, 2011

I, Beth Lester, have read the foregoing deposition and hereby affix my signature that same is true and correct, except as noted above.

Date: 4/24/2011

Rick Gates

Beth Lester